REMARKS

Upon entry of the present Amendment the claims under consideration are 1-32. Claims 23-32 are amended hereby to place them in dependent form and further in order to more particularly point out the limitations of present invention directed at least in part to suitable garments made within the claimed method. No new matter is presented hereby. The Detailed Action of 17 September 2003 will now be addressed with reference to the headings and any paragraph numbers therein.

Responsive to the restriction requirement of the Detailed Action, Applicants hereby elect the claims of Group I. Applicants have further amended the Claims 23-32 to place them within the subject matter of Group I thereby eliminating the process of making/product made basis for restriction stated in the Detailed Action.

Responsive to the Detailed Action's designation of species requirements, at page 2 thereof, Applicants elect Species II, "a first material having an elastomeric second material thereon of sufficiently low tension..."

All of Claims are readable on the elected species.

Should the Examiner have any questions or concerns after consideration of the present paper, the Examiner is invited to call the undersigned attorney for further discussion.

Favorable consideration is requested.

Respectfully submitted,

Roland W. Norris Reg. No. 32,799

Pauley Petersen & Erickson 2800 West Higgins Road Suite 365 Hoffman Estates, Illinois 60195 (847) 490-1400 FAX (847) 490-1403